IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

REQUEST FOR FILING (RULE 53(b)(1))



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The state of the s	ile 5	3(b)(1) I Continu		APPLICATION)	<u>.</u>		S. PTO 996				
) application under 37 CFR 1.53 Divisional) ending prior application of ntor(s): Randolph J. Noelle et al.				Group Art l		78 ° —			
	Invento					Examiner:	P. Gambel				
	Parent	t Appln.	No.:	09 Series Code û	080,349 Serial No. û	Atty. Dkt.	P 0280613 New M#	+	0-0232C2		
	Parent Filed: May 18, 1998 This Appln. Filed: May 8, 2001										
	Title: METHOD TO TREAT MULTIPLE SCLEROSIS WITH Gp39-SPECIFIC ANTIBODIES										
			sioner of OC 2023	Patents 1		Date: (Parent Ma	May 8, 2001 tter No02758	22)		
	Sir:	ir: To effect the above-requested filing today:									
	1.	Attached is a copy (which must be filed) of the prior application, including:									
	1A. (1)	Always	rawings X one b opy of <u>S</u>	(<u>must</u> be attac box, only: igned declaration	14 pages) (must be a hed if originally filed): 3 sheet(s Fo filed in prior a	rmal of size		☐ 11°		
	 (2) NO declaration or fee is enclosed; therefore, this is a filing under Rule 53(f). 2. This application is hereby filed by less than all of the inventors named in the prior application. Petition is hereby made requesting deletion as inventor(s) of the following who is/are not inventor(s) of the invention being claimed in this application (DELETE THE FOLLOWING INVENTOR(S)): 										
			1. 3. 5. 7.			2. 4. 6. 8.					
	2.5 THE INVENTOR(S) FOR THIS NEW APPLICATION IS(ARE):										
			1. 3. 5.			2. 4. 6.					
			7.			8.					

3. The entire disclosure of the prior application is considered as being part of the disclosure of the accompanying application and is hereby incorporated therein by reference thereto.

12.	INFORMATION DISCLOSURE STATEMENT: Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are not required now. Please consider those documents and advise that they have been considered in this new application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609.							
13.	Attached is a Rule 103(a) Petition to Suspend Action.							
14.	14. Reserved							
NOTE	FILING FEE THE FOLLOWING FILING FEE IS BASED ON ->->->-CLAIMS AS FILED AND CHANGED BY PRELIMINARY AMENDMENT IN ITEM 14< NOTE: If box 1A2 is X'd, do not pay fees, but leave lines 15-22 and 27-32 blank.							
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						Entity		Code
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		dent Claims		L	L <u>*</u>	\$270/\$135	+0	104/204
20.	19. If any proper multiple dependent claim (ignore improper) is present, \$270,\$100 10							<u> </u>
	20. Subtotal = 21. If "petition" box 13 above is X'd, add petition fee						+0	122
	21. If 'petition' box 13 above is X d, add petition ree						+0	581
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22.								
	(carry forward to Item 31)							
23. ATTACHED:								
24	24 See the attached Preliminary Amendment							
25.	5. See NONPUBLICATION REQUEST under Rule 213(a) attached (Pat-258)							

26.

ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 24/25

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33.	*If the entry in this space is	less than a entry in	the next space, the	"Present	Extra" resu	ılt is "0"			1100111011		
34.	**If the "Highest number previously paid for" (see item 17 above) is less than 20, write "20" in this space										
3 5.	If the "Highest number previ	ously paid for" (see	item 18 above) is le	ss than 3,	write "3" ir	this space	9		0	0909	
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## T i	Our Order No.	037003	C#	02806	613 M#						
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СНА	RGE STATEMENT:	Upon the filin	g of a Declai	ration p	oursuar	nt to Ru	ıle 6	0(b) or 60(d), the C	ommissioner	is hereby

CHARGE STATEMENT: Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT <u>does not authorize</u> charge of the <u>issue fee</u> until/unless an issue fee transmittal form is filed.

Pillsbury Winthrop LLP Intellectual Property Group

	By Atty: Robin L. Teskin	Reg. No. <u>35,030</u>
Atty./Sec RLT/kmh	Sig: Qui Shu	Fax: (202) 822-0944 Tel: (202) 861-3623

NOTE No. 1: File this Request in <u>duplicate</u> with 2 postcard receipts (PAT-103) & attachments **NOTE No. 2:** Is extension in parent necessary for copendency? <u>**DOUBLE CHECK** Item 11 above.</u> If yes, printout Pat-111 and head it in <u>parent</u>.